## UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

Caption in Compliance with D.N.J. LBR 9004-1(b)

In re:

BLOCKFI INC., et al.,

Debtors.<sup>1</sup>

Chapter 1 order Filed on May 6, 2024 by Clerk

Case No. U.S. Bankruptcy Court

(Jointly Administered under a Confirmed Plan<sup>2</sup>)

ORDER GRANTING WIND-DOWN DEBTORS' SEVENTEENTH OMNIBUS OBJECTION TO CLAIM NOS. 15063, 15069, 18939, 18969, 18974, 18993, and 26899

The relief set forth on the following pages, numbered two (2) through five (5) and Schedule 1 is **ORDERED**.

DATED: May 6, 2024

<sup>1</sup> The Wind-Down Debtors in these Chapter 11 cases, along with the identification number, are: BlockFi Inc. (0015); BlockFi Trading LLC Honorable Michael B. Kaplan Wallet LLC (3231); BlockFi Ventures LLC (9937); BlockFi International LLC (2422); BlockFi Services, Inc. (5965) and BlockFi Lending II LLC (0134). The location of the wind-Down Debtors' service address is c/o M3 Partners, 1700 Broadway, 19th Floor, New York, NY 10019.

United States Bankruptcy Judge

<sup>&</sup>lt;sup>2</sup> On October 3, 2023, the Court entered an order confirming the Third Amended Joint Chapter 11 Plan of BlockFi Inc. and its Debtor Affiliates Pursuant to Chapter 11 of the Bankruptcy Code (Additional Technical Modifications) (the "Plan") [Docket No. 1609].

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18993, and 26899

**BROWN RUDNICK LLP** 

Kenneth J. Aulet, Esq. (admitted *pro hac vice*)

Seven Times Square

New York, New York 10036

(212) 209-4800

kaulet@brownrudnick.com

**BROWN RUDNICK LLP** 

Tristan Axelrod, Esq. (admitted pro hac vice)

One Financial Center Boston, MA 02111 (617)856-8300

taxelrod@brownrudnick.com

Attorneys for the Plan Administrator

GENOVA BURNS LLC

Daniel M. Stolz, Esq.

Donald W. Clarke, Esq.

110 Allen Rd., Suite 304

Basking Ridge, NJ 07920

(973) 230-2095

DStolz@genovaburns.com

DClarke@genovaburns.com

Local Counsel for the Plan Administrator

HAYNES AND BOONE, LLP

Richard S. Kanowitz, Esq. (NJ Bar No. 047911992)

Lauren M. Sisson, Esq. (NJ Bar No. 394182022)

30 Rockefeller Plaza, 26th Floor New York, New York 10112

(212) 659-7300

richard.kanowitz@haynesboone.com

lauren.s is son@haynes boone.com

Attorneys for the Plan Administrator

Upon consideration of the *Wind-Down Debtors' Seventeenth Objection to Claim Nos.* 15063, 15069, 18939, 18969, 18974, 18993, and 26899 (the "Objection"), the *Letter Brief in Opposition* (the "Letter Brief") filed by creditor Brandon Weiss, and the *Wind-Down Debtors' Reply in Support* of the Objection; and the Court having jurisdiction to consider the Objection and the relief requested therein pursuant to 28 U.S.C. § 157 and Standing Order 12-1 (Simandle, C.J.), *Standing Order of Reference to the Bankruptcy Court Under Title 11*, dated September 18, 2012; and consideration of the Objection and the relief requested therein being a core proceeding pursuant to 28 U.S.C. § 157(b); and venue being proper before this Court pursuant to 28 U.S.C.

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<sup>&</sup>lt;sup>1</sup> Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to them in the Objection.

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§§ 1408 and 1409; and due and proper notice of the Objection having been provided; and it appearing that no other or further notice need be provided; and all responses, if any, to the Objection having been withdrawn, resolved, or overruled; and the Court having found and determined that the relief sought in the Objection is in the best interests of the Wind-Down Debtors, their respective estates and creditors, and all parties-in-interest; and the Court having determined that the legal and factual bases set forth in the Objection establish just cause for the relief granted herein; and upon the Certification of Amit Cheela attached to the Objection, the record herein, and all of the proceedings had before the Court; and after due deliberation and

### IT IS HEREBY ORDERED THAT:

sufficient cause appearing therefor,

- 1. The Objection is SUSTAINED as set forth herein.
- 2. The Disputed Claims listed on <u>Schedule 1</u> attached hereto are hereby deemed modified and Allowed or disallowed as detailed on <u>Schedule 1</u>.
- 3. Kroll Restructuring Administration LLC (the "<u>Claims and Noticing Agent</u>") is hereby authorized and directed to expunge or modify the Disputed Claims on <u>Schedule 1</u>.
- 4. The Wind-Down Debtors are authorized to take all steps necessary or appropriate to carry out the relief granted in this Order.
- 5. The terms, conditions, and provisions of this Order shall be immediately effective and enforceable upon its entry.
- 6. Notwithstanding anything to the contrary in the Objection, this Order, or any findings announced at the hearing, nothing in the Objection, this Order, or announced at the hearing constitutes a finding under the federal securities laws as to whether crypto tokens or transactions

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involving crypto tokens are securities, and the right of the United States Securities and Exchange Commission to challenge transactions involving crypto tokens on any basis are expressly reserved.

7. Nothing contained in this Objection or any actions taken pursuant to any order granting the relief requested by this Objection is intended or should be construed as: (a) an admission as to the validity of any particular claim against the Wind-Down Debtors, (b) a waiver of the Wind-Down Debtors' rights to dispute any particular claim on any grounds, (c) a promise or requirement to pay any particular claim, (d) an implication or admission that any particular claim is of a type specified or defined in this Objection or any order granting the relief requested by this Objection, (e) a request or authorization to assume any agreement, contract, or lease pursuant to section 365 of the Bankruptcy Code, (f) a waiver or limitation of the Wind-Down Debtors' rights under the Bankruptcy Code or any other applicable law; or (g) a concession by the Wind-Down Debtors that any liens (contractual, common law, statutory, or otherwise) satisfied pursuant to the Objection are valid, and the Wind-Down Debtors expressly reserve their rights to contest the extent, validity, or perfection or seek avoidance of all such liens. If the Court grants the relief sought herein, any transfer made pursuant to the Court's Order is not intended and should not be construed as an admission as to the validity of any particular claim or a waiver of the Wind-Down Debtors' rights to subsequently dispute such claim.

8. The objection to each Disputed Claim addressed in the Objection and as set forth on <u>Schedule 1</u> attached hereto constitutes a separate contested matter as contemplated by Bankruptcy Rule 9014. This Order shall be deemed a separate order with respect to each claim that is the subject of the Objection and this Order. Any stay of this Order pending appeal by any claimants whose claims are subject to this Order shall only apply to the contested matter that

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involves such claimant and shall not stay the applicability and/or finality of this Order with respect to any other contested matters addressed in the Objection and this Order.

- 9. The requirement set forth in Local Rule 9013-1(a)(3) that any motion be accompanied by a memorandum of law is hereby deemed satisfied by the contents of the Objection or is otherwise waived.
- 10. This Court shall retain jurisdiction with respect to all matters arising from or related to the implementation, interpretation, or enforcement of this Order.

# Schedule 1

**Disputed Claims** 

#### Wind-Down Debtors: BlockFi Inc et al. 17th Omnibus Objection

#### Legend: Basis for Objection

BR Asserted claim amount does not match BlockFi's books and records

IC Claim improperly asserts secured, admin, or priority status and/or claim is asserted against the incorrect debtor entity

DUP Claim is duplicative of another proof of claim filed by the same claimant

Amended Claim amended by subsequently filed proof of claim

Claim Info						Schedule Info										
Proof of Claim No.	Claimant Name	Date Filed	Filed Debtor Entity	Asserted Claim Amount	Basis of Objection	Surviving Claim No.	US BIA	US BIA Interest	US Loan	US BPC	US BPC Interest	Intl BIA / BPC	Intl BIA / BPC Interest	Intl Loan	Surviving Claim Entity	Action
15063	Weiss, Brandon	3/31/2023	BlockFi Lending LLC	-	BR	26899	-	-	-	-	-	-	-	-	N/A	Expunge
15069	Weiss, Brandon	3/31/2023	BlockFi Lending LLC	-	BR	26899	-	-	-	-	-	-	-	-	N/A	Expunge
18939	Weiss, Brandon	3/31/2023	BlockFi Lending LLC	-	BR	26899	-	-	-	-	-	-	-	-	N/A	Expunge
18969	Weiss, Brandon	3/31/2023	BlockFi Lending LLC	-	BR	26899	-	-	-	-	-	-	-	-	N/A	Expunge
18974	Weiss, Brandon	3/31/2023	BlockFi Lending LLC	-	BR	26899	-	-	-	-	-	-	-	-	N/A	Expunge
18993	Weiss, Brandon	3/31/2023	BlockFi Lending LLC	-	BR	26899	-	-	-	-	-	-	-	-	N/A	Expunge
26899	Weiss, Brandon	3/31/2023	BlockFi Lending LLC	-	BR	26899	-	-	109,890.31	-	-	-	-	-	BlockFi Lending LLC	Modify